## **EXHIBIT "A"**

**From:** Vittor, Joshua < <u>Joshua.Vittor@wilmerhale.com</u>>

**Sent:** Friday, October 7, 2022 11:46

**To:** Carlos Osorio < cosorio@osorioint.com >; dzafutto@osorioint.com; Andres Rey

<arey@osorioint.com>; gvila@gjvpa.com; montetravis@mac.com; robert.p.travis@icloud.com

**Cc:** Passamaneck, Nora Q.E. < <u>Nora.Passamaneck@wilmerhale.com</u>>; Mehta, Sonal

<Sonal.Mehta@wilmerhale.com>

Subject: RE: 22-cv-5229, Corallo vs. NSO Group Techs. Ltd., et al. (N.D. Cal.)

Carlos,

We will accept the 3-week extension if that is all Plaintiff is willing to agree to. We have drafted a short stipulation to this effect, extending Apple's deadline from October 14 (21 days after service) to November 4. Please let us know if we have your authorization to file.

We separately ask that you let us know if and when you have completed service on the other defendants in this case. We believe the Court will expect the parties to work together collaboratively and efficiently to follow a uniform schedule for responding to the Complaint, thereby avoiding inconsistent deadlines.

Thanks, Josh

## Joshua A. Vittor | WilmerHale

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**From:** Carlos Osorio < cosorio@osorioint.com > **Sent:** Wednesday, October 5, 2022 11:38 AM

**To:** Vittor, Joshua < <u>Joshua.Vittor@wilmerhale.com</u>>; <u>dzafutto@osorioint.com</u>; Andres Rey < <u>arey@osorioint.com</u>>; <u>gvila@gjvpa.com</u>; <u>montetravis@mac.com</u>; <u>robert.p.travis@icloud.com</u>

**Cc:** Passamaneck, Nora Q.E. < <u>Nora.Passamaneck@wilmerhale.com</u>>; Mehta, Sonal

<Sonal.Mehta@wilmerhale.com>

**Subject:** RE: 22-cv-5229, Corallo vs. NSO Group Techs. Ltd., et al. (N.D. Cal.)

**EXTERNAL SENDER** 

## Dear Joshua

I note that Apple was served on 23 September and the response is due by 13 October. We are not agreeable to such a lengthy extension through December as requested. We think a 2-3 week extension would be appropriate as a matter of professional courtesy. Standing by for your confirmation or to discuss this further with you. Otherwise, if you move for an enlargement through December, we will unfortunately need to oppose the motion.

Regards,

CFO

Carlos F. Osorio, Esq., B.C.S. Board Certified in International Law Osorio Internacional, P.A. 175 S.W. 7 Street, Suite 1800 Miami, FL 33130 305 900 4103

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English – Spanish – Portuguese
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From: Vittor, Joshua < <u>Joshua.Vittor@wilmerhale.com</u>>

**Sent:** Tuesday, October 4, 2022 14:44

**To:** Carlos Osorio <<u>cosorio@osorioint.com</u>>; <u>dzafutto@osorioint.com</u>; Andres Rey <<u>arey@osorioint.com</u>>; <u>gvila@givpa.com</u>; <u>montetravis@mac.com</u>; <u>robert.p.travis@icloud.com</u>

**Cc:** Passamaneck, Nora Q.E. < <u>Nora.Passamaneck@wilmerhale.com</u>>; Mehta, Sonal

<<u>Sonal.Mehta@wilmerhale.com</u>>

Subject: 22-cv-5229, Corallo vs. NSO Group Techs. Ltd., et al. (N.D. Cal.)

Counsel:

We were just retained to represent Apple, Inc. in the above-captioned action. We write to introduce ourselves, and to request an extension of our deadline to respond to the Complaint, to December 6, 2022. If this is agreeable to you, we would be happy to circulate a draft stipulation to that effect.

Thank you,

Josh

## Joshua A. Vittor | WilmerHale

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15		Attorneys for Plaintiff
16		Francesco Corallo
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19	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA	
20		
21	SAN FRANCISCO DIVISION	
22	FRANCESCO CORALLO	
23	Plaintiff,	Case No. 3:22-cv-05229-RS
	Tantin,	JOINT STIPULATION TO EXTEND
24	V.	TIME TO ANSWER OR RESPOND TO COMPLAINT
25	NSO GROUP TECHNOLOGIES LIMITED,	TO COMI LAINT
26	Q CYBER TECHNOLOGIES LIMITED, and APPLE INC.	Complaint Filed: September 13, 2022
27	Defendants.	
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1 **STIPULATION** 2 Pursuant to Federal Rule of Civil Procedure 6(b)(1) and Civil Local Rule 6-1(a) of the 3 Northern District of California Civil Local Rules, Plaintiff Francesco Corallo ("Corallo") and 4 Defendant Apple Inc. ("Apple") (together, with Corallo, the "Parties") by and through their 5 respective counsel, hereby stipulate as follows: 6 WHEREAS, Corallo filed the Complaint on September 13, 2021 (ECF No. 1); 7 WHEREAS, Corallo served the Complaint and Summons on Apple on September 23, 8 2021; 9 WHEREAS, under Fed. R. Civ. P. 12(a)(1)(A)(i), Apple currently has until October 14, 10 2021, to answer, move against, or otherwise respond to the Complaint; 11 WHEREAS, Apple has requested and Corallo has consented to a twenty-one-day extension 12 of time for Apple's answer, motion, or other response to the Complaint; 13 WHEREAS, good cause exists for this extension as counsel requires time to investigate the 14 allegations in the Complaint and prepare an appropriate response; 15 WHEREAS, this Stipulation does not alter the date of any event or deadline already fixed 16 by the Court, and is therefore submitted pursuant to Local Rule 6-1(a) and does not require a 17 Court order to take effect; and 18 WHEREAS, there has been no prior extension of time to respond to the Complaint; 19 It is hereby stipulated and agreed, by and between the Parties through their undersigned 20 counsel, that the time for Apple to file and serve its response to the Complaint shall be extended 21 up through and including November 4, 2022. 22 23 24 25 26 27 28

2	1	Dated: October XX, 2021	Respectfully submitted,
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14       Apple Inc.       robert.p.travis@icloud.com         15       1160 Battery Street East, Suite 100         16       San Francisco, CA 94111-1231         17       Attorneys for Plaintiff         18       Francesco Corallo         19       20         21       22         23       24         25       26	13	Attornevs for Defendant	$\sim$
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II.	27		

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**ATTESTATION** I, Sonal Mehta, attest that all other signatories listed above concur in this filing's content and have authorized me to make this filing. Dated: October XX, 2021 Respectfully submitted, Sonal N. Mehta